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The Honorable Ricardo S. Martinez

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON SEATTLE DIVISION

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LASSANA MAGASSA.

Plaintiff,

v.

CHAD WOLF, in his Official Capacity as Acting Secretary of the Department of Homeland Security, et al.,

Defendants.

CASE NO: 2:19-cv-02036-RSM

STIPULATED MOTION TO EXTEND PLAINTIFF'S DEADLINE FOR HIS RESPONSE IN OPPOSITION TO THE OFFICIAL CAPACITY DEFENDANTS' MOTION TO DISMISS AND ORDER

- Plaintiff Lassana Magassa, by and through undersigned counsel, and Defendants

 Chad Wolf, David Pekoske, Mark Morgan, William Barr, Christopher Wray, and Charles Kable,
- 14 all in their official capacities (the "Official Capacity Defendants"), through their counsel, in this
- 15 stipulated motion to extend their upcoming deadlines. The deadline by which Plaintiff must submit
- 16 his Response in Opposition to the Official Capacity Defendants' Motion to Dismiss and File
- 17 Defendant's Opposition. The grounds for this motion are:
 - 1. The updated deadline for Plaintiff's Opposition will be December 29, 2020.
 - 2. The updated deadline for Defendants' Reply will be January 11, 2021.
 - 3. This request is brought in good faith and not for the purposes of gaining unfair advantage or delay.
 - 4. Counsel for Plaintiff will be attending her father's memorial service with military honors out of state, which is scheduled for the week of November 23, 2020.
 - 5. Both counsel have multiple conflicting court deadlines throughout the currently scheduled briefing time, as well as difficulties related to the intervening holidays and respective pandemic protocols for their offices.
 - 6. A proposed order is attached hereto for the convenience of the Court.

STIPULATED MOTION TO DISMISS

Document 42ns milional 1425 (2019 of Muslims in America 833 E. Arapaho Rd, Ste. 102, Richardson, TX Telephone: (972) 914-2507

DATED this 23 day of November, 2020. 1 2 SO STIPULATED. 3 Respectfully submitted, 4 /s/ Christina A. Jump BRIAN T. MORAN /s/ Charles D. Swift **United States Attorney** Christina A. Jump 5 Pro Hac Vice Counsel for Plaintiff JOSEPH H. HUNT TX State Bar No. 00795828 **Assistant Attorney General** 6 Charles D. Swift Counsel for Plaintiff TONY COPPOLINO 7 WA State Bar No. 41671 **Deputy Branch Director** 8 833 E. Arapaho Rd., Suite 102 Richardson, TX 75081 **BRIGHAM J. BOWEN** 9 Tel: (972) 914-2507 **Assistant Branch Director** Fax: (972) 692-7454 10 cjump@clcma.org /s/ Antonia Konkoly Antonia Konkoly cswift@clcma.org Trial Attorney 11 U.S. Department of Justice /s/ Alisa R. Brodkowitz Alisa. R. Brodkowitz Civil Division, Federal Programs Branch 12 Local Counsel for Plaintiff 110 L St. NW, Room 11110 Washington, DC 20005 13 WA State Bar No. 31749 Friedman Rubin PLLP (202) 514-2395 (direct) 1109 1st Ave., Ste 501 (202) 616-8470 14 Seattle, WA 98101 antonia.konkoly@usdoj.gov Tel: (206) 501-4446 15 Fax: (206) 623-0794 alisa@friendmanrubin.com 16 17 Counsel for Plaintiff Counsel for the Official Capacity **Defendants** 18 19 20 21 STIPULATED MOTION TO EXTEND Constitutional Law Center for Muslims in America 24 PLAINTIFF'S MOTION TO DISMISS 833 E. Arapaho Rd, Ste. 102, Richardson, TX Telephone: (972) 914-2507

ORDER Pursuant to the parties' motion, and the parties having stipulated and agreed, and the Court finding good cause, it is hereby **ORDERED** that the deadline by which Plaintiff must respond to the Official Capacity Defendants' Motion to Dismiss is extended by three weeks to December 29th, 2020. Dated this 25th day of November, 2020. RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE STIPULATED MOTION TO EXTEND Constitutional Law Center for Muslims in America PLAINTIFF'S MOTION TO DISMISS 833 E. Arapaho Rd, Ste. 102, Richardson, TX

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